```
STEVEN MARZULLO, LTD.
 1
    STEVEN MARZULLO, ESQ.
    Nevada Bar No: 2396
 2
    626 South Third Street
 3
    Las Vegas, Nevada 89101
    Phone (702) 382-2522
    Fax (702) 382-1198
 5
    Email: steven@stevenmarzullo.com
    Attorney for Respondents,
 6
    Las Vegas Jaycees Senior Citizens
    Mobile Home Community Corporation
 7
    and Sherry Polley
 8
    LISA M. SZYC., ESQ.
 9
    Nevada bar No.: 011726
10
    626 South Third Street
    Las Vegas, Nevada 89101
11
    Phone (702) 385-4994
12
    Fax (702) 385-5125
    Email: lmslawnv@gmail.com
13
    Attorney for Respondents
    Las Vegas Jaycees Senior Citizens
14
    Mobile Home Community Corporation
15
    and Sherry Polley
16
17
                           UNITED STATES DISTRICT COURT
18
                                  DISTRICT OF NEVADA
19
    UNITED STATES OF AMERICA,
20
                                            ) Case No.: 2:17-cv-02325-JCM-PAL
                          Petitioner,
21
                                            ) STIPULATION TO EXTEND
22
                                            ) RESPONDENTS' TIME TO REPLY TO
                                            PETITION AND [Proposed ORDER ]
23
                                            ) 1<sup>st</sup> Request
24
          VS.
25
    LAS VEGAS JAYCEES SENIOR CITIZENS )
    MOBILE HOME COMMUNITY
26
    CORPORATION and SHERRY POLLEY,
27
                             Respondents.
28
                                         Page 1 of 3
```

IT IS HEREBY STIPULATION and AGREED by and between Elizabeth Singer, Director U.S. Attorneys' Fair Housing Program and Steven Marzullo, Esq. attorney for Respondents, Las Vegas Jaycees Senior Citizens Mobile Home Community Corporation and Sherry Polley that Respondents shall have one additional week in which to file a responsive pleading to Petitioner's Petition to Enforce Administrative Subpoena Issued by the United States Department of Housing and Urban Development. The Petition was filed on September 01, 2017. The Respondents responsive pleading was originally due on September 15, 2017. The Respondents shall now have up to and including September 22, 2017 to file a responsive pleading.

This Stipulation is entered into for the following reasons:

- 1. Counsel for the Respondents needs additional time to fully brief the matter.
- That a hearing in the matter has not been scheduled and this continuance should not adversely affect any future court proceeding.

Page 2 of 3

## 3. That neither party is adversely affected by this brief continuance. 1 4. That this is the first request to extend Respondents' time to file a responsive pleading. 2 3 DATED this 18th day of September, 2017 DATED this 18<sup>th</sup> day of September, 2017 4 HOUSING AND CIVIL ENFORCEMENT STEVEN MARZULLO, LTD. 5 6 /s/: Max Lapertosa /s/: Steven Marzullo 7 MAX LAPERTOSA, ESQ. STEVEN MARZULLO, ESQ. 950 Pennsylvania Avenue, NW- NW Bldg 626 South Third Street 8 Washington, D.C. 20530 Las Vegas, Nevada 89101 9 10 **ORDER** 11 IT IS HEREBY ORDERED that Respondents responsive pleading is now due by no later 12 than September 22, 2017. 13 14 15 16 IT IS SO ORDERED. 17 18 19 20 UNITED STATES MAGISTRATE JUDGE 21 DATED: September 19, 2017 22 23 24 25 26 27 28 Page 3 of 3

Case 2:17-cv-02325-JCM-PAL Document 5 Filed 09/18/17 Page 3 of 3